#### Case:17-03283-LTS Doc#:4790-2 Filed:01/14/19 Entered:01/14/19 22:46:43 Desc Exhibit 2 Page 1 of 4

From: Rolando Emmanuelli Jiménez rolando@emmanuelli.law @ Subject: Fwd: PROSOL-UTIER request of information and documents.pdf

Date: January 8, 2019 at 9:55 AM
To: lrappaport@proskauer.com
Cc: jessica@bufete-emmanuelli.com



### Dear Mr. Rappaport:

Last Saturday, January 5th, I wrote an email to Mr. Bienenstock and Mr. Bauer with the attached letter. I haven't received a response to my email.

Mr. Gonzalez Valiente, attorney for GMS Group, told me you were dealing with discovery issues regarding COFINA.

Please advise.

Rolando Emmanuelli Jiménez, J.D., LL.M. www.bufete-emmanuelli.com

Inicio del mensaje reenviado:

De: rolando@emmanuelli.law

Fecha: 5 de enero de 2019, 2:58:55 p. m. GMT-4

Para: Martin Bienenstock < mbienenstock@proskauer.com >

Cc: hermann.bauer@oneillborges.com, Jessica Mendez Colberg <jessica@bufete-emmanuelli.com>

Asunto: PROSOL-UTIER request of information and documents.pdf

Dear Mr. Bienenstock:

Pleas see attached letter.



## PROSOL-UTIER reques...nts.pdf

Cordially,

Rolando Emmanuelli-Jiménez, J.D., LL.M.

Bufete Emmanuelli, C.S.P.
472 Avenida Tito Castro
Edificio Marvesa Suite 106
Ponce? Puerto Rico 00716
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Enviado desde mi IPhone .

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From: Rappaport, Lary Alan LRappaport@proskauer.com

Subject: RE: PROSOL-UTIER request of information and documents.pdf

Date: January 8, 2019 at 5:28 PM

To: Rolando Emmanuelli Jiménez rolando@emmanuelli.law

Cc: jessica@bufete-emmanuelli.com, Rosen, Brian S. brosen@proskauer.com, Levitan, Jeffrey W. JLevitan@proskauer.com,

Firestein, Michael A. MFirestein@proskauer.com, Theodoridis, Chris ctheodoridis@proskauer.com

#### Rolando -

I am writing in response to your January 5, 2019 letter to Martin Bienenstock and Hermann Bauer that you forwarded to me earlier today.

As a prefatory matter, I note that your letter seeks the disclosure of information regarding the use of witnesses designated under Fed. R. Evid. 702 and associated exhibits. Neither is required by any Court order or under the applicable rules. That said, the Oversight Board does not presently intend to offer testimony by a witness designated under Rule 702 in its case in chief in support of confirmation of the COFINA plan of adjustment. If the presentation of evidence in our case in chief changes, we will let you know.

Lary

Lary Alan Rappaport Partner

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f 310.557.2193
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greenspaces

Please consider the environment before printing this email.

From: Rolando Emmanuelli Jiménez <rolando@emmanuelli.law>

Sent: Tuesday, January 8, 2019 5:55 AM

To: Rappaport, Lary Alan <LRappaport@proskauer.com>

Cc: jessica@bufete-emmanuelli.com

Subject: Fwd: PROSOL-UTIER request of information and documents.pdf

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LR

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issues regarding COFINA.

Please advise.

Rolando Emmanuelli Jiménez, J.D., LL.M. www.bufete-emmanuelli.com

Inicio del mensaje reenviado:

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**Para:** Martin Bienenstock < <u>mbienenstock@proskauer.com</u> > Cc: <u>hermann.bauer@oneillborges.com</u>, Jessica Mendez Colberg

<jessica@bufete-emmanuelli.com>

Asunto: PROSOL-UTIER request of information and documents.pdf

Dear Mr. Bienenstock:

Pleas see attached letter.

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